NOTICE OF CHAPTER 13 TRUSTEE'S INTERIM FINAL REPORT AND TIME TO FILE OBJECTIONS AND RELEASE FROM LIABILITY OF TRUSTEE

Debtor.

TO THE DEBTOR, ALL CREDITORS AND OTHER PARTIES IN INTEREST:

/S.S.#:XXX-XX-

Tax I.D.(EIN)#:

Upon review of the records and files of this case, the undersigned Chapter 13 Trustee believes that the Debtor(s) has made all payments under the Plan and that all creditors' claims have been paid as allowed. The Chapter 13 Trustee shall be released from liability as to the debtor, creditors and parties in interest other than the United States Trustee unless a creditor or party in interest files a timely objection as provided below.

If you object to the Court granting this order, YOU MUST:

1. Obtain a hearing date and time from the appropriate Courtroom Deputy for the judge assigned to this bankruptcy case. Determine which deputy to call by looking at the Bankruptcy Case No. in the above caption of this notice. If the case number contains the letters:

- MM - call (619) 557-7407 - DEPARTMENT ONE (Room 218) - LA - call (619) 557-6594 - DEPARTMENT TWO (Room 118) - LT - call (619) 557-6018 - DEPARTMENT THREE (Room 129) - PB - call (619) 557-5157 - DEPARTMENT FOUR (Room 328) - CL - call (619) 557-6019 - DEPARTMENT FIVE (Room 318)

- 2. **WITHIN TWENTY-EIGHT (28)¹ DAYS FROM THE DATE OF THIS NOTICE**, you are further required to serve a copy of your DECLARATION IN OPPOSITION TO MOTION and separate REQUEST AND NOTICE OF HEARING [Local Form CSD 1184²] upon the undersigned moving party, together with any opposing papers. The opposing declaration shall be signed and verified in the manner prescribed by Federal Rule of Bankruptcy Procedure 9011, and the declaration shall:
 - a. identify the interest of the opposing party; and
 - b. state, with particularity, the grounds for the opposition.
- 3. **YOU MUST** file the original and one copy of the Declaration and Request and Notice of Hearing with proof of service with the Clerk of the U.S. Bankruptcy Court at 325 West "F" Street, San Diego, California 92101-6991, no later than the next business day following the date of service.

IF YOU FAIL TO SERVE YOUR "DECLARATION IN OPPOSITION TO INTENDED ACTION" AND "REQUEST AND NOTICE OF HEARING" within the 28-day¹ period provided by this notice, NO HEARING SHALL TAKE PLACE, you shall lose your opportunity for hearing, and an order releasing the trustee from any liability as to the debtor, creditors and parties in interest other than the United States Trustee in this case shall be entered.

Dated:		
	Chapter 13 Trustee	

¹If you were served electronically or by mail, you have three (3) additional days to take the above-stated actions as calculated by Fed. R. Bankr. P. 9006(f). ²You may obtain Local Form CSD 1184 from the office of the Clerk of the U.S. Bankruptcy Court. CSD 2125